1	James P. Frantz, Esq. (SBN 87492)			
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7	Attorneys for Plaintiffs Butler Area School District; South Butler County School			
8	District; Moniteau School District; Karns City Area School District; Mifflin			
9	County School District			
10	10			
11	11			
12	UNITED STATES DISTRICT COURT			
13		FOR THE NORTHERN DISTRICT OF CALIFORNIA		
14	IN RE. JUUE EADS IV., WIDE Case	#3:19-md-2913-WHO		
15	MARKETING, SALES PRACTICES, SAND PRODUCTS LIABILITY NOTICE C	OF APPEARANCE OF		
16	16 LITICATION JAMES P.	FRANTZ ON BEHALF		
17		TIFFS BUTLER AREA DISTRICT; SOUTH		
18) BUTLER (COUNTY SCHOOL ': MONITEAU SCHOOL		
	This Document Relates to: DISTRICT	; MIFFLIN COUNTY		
19	ALL CASES CITY ARE	DISTRICT; AND KARNS A SCHOOL DISTRICT		
20	20			
21	21			
22	TO THE COURT, ALL PARTIES AND THEIR	TO THE COURT, ALL PARTIES AND THEIR ATTORNEYS OF		
23	RECORD:			
24	PLEASE TAKE NOTICE that plaintiffs BUTLE	PLEASE TAKE NOTICE that plaintiffs BUTLER AREA SCHOOL		
25	25 DISTRICT; SOUTH BUTLER COUNTY SCHOOL Γ	DISTRICT; SOUTH BUTLER COUNTY SCHOOL DISTRICT; MONITEAU		
26	SCHOOL DISTRICT; MIFFLIN COUNTY SCHOOL DISTRICT; and KARNS			
27	CITY AREA SCHOOL DISTRICT ("Plaintiffs") hereby provides this notice of			
,	annearance of their counsel in the above-captioned matter			

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1	Plaintiffs will be represented by James P. Frantz, Esq. of FRANTZ LAW		
2	GROUP, APLC, 402 West Broadway, Suite 860, San Diego, CA 92101;		
3	telephone: (619) 233-5945; facsimile: (619) 525-7672; e-mail:		
4	jpf@frantzlawgroup.com. The filing of this notice constitutes the first appearance		
5	in this case of attorney James P. Frantz.		
6	All pleadings and papers should be served electronically in this action via		
7	ECF to jpf@frantzlawgroup.com.		
8			
9	Dated: September 14, 2020	FRANTZ LAW GROUP, APLC	
10		/s/ James P. Frantz	
11		James P. Frantz, Esq.	
12		William B. Shinoff, Esq. Attorneys for Plaintiff	
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CERTIFICATE OF SERVICE

I hereby certify that I electronically filed the foregoing with the Clerk of the Court for the United States District Court for the Northern District of California by using the CM/ECF system on September 14, 2020. I further certify that all participants in the case are registered CM/ECF Users and that service will be accomplished by the CM/ECF system.

I certify under penalty of perjury that the foregoing is true and correct.

Dated: September 14, 2020

FRANTZ LAW GROUP, APLC

/s/ James P. Frantz
James P. Frantz, Esq.
William B. Shinoff, Esq.
Attorneys for Plaintiff